WITH MONITOR AND MERRIMAC

Another Naval Engagement to Be Fought Out on Guild's Lake.

AS CIVIL WAR SPECTACLE

Cumberland and Congress Will Participate in Sea Battle and Will Be Destroyed During the Fight.

Although the dove of peace has cast its shadow over the Japanese and Russian plenipotentiaries, the war spirit is rampant at the Lewis and Clark Exposition Several battles have been fought at the Fair, both naval and land engagements but the officials and soldiers are still craving for blood, and have refused all over tures of peace with scorn. So far two forts have capitulated at the Exposition. and several battleships burned and torpe-doed during the terrific sea fights that have taken place on Guild's Lake, but the war dogs are not satisfied, and have planned for another naval engagement next Monday night, for the entertainment of the men who work, as Monday is Labor

The fall of Fort Moro, at the Lewis and Clark Exposition proved so successful last Thursday, receiving the warmest ap-probation of the thousands of spectators who witnessed it, that the management has decided to reproduce the famous duel between the Merrimac and the Monitor. This production will eclipse all previous efforts, even far surpassing the magnifi-cent naval battle of last week. It will not only be on a larger and grander scale, but will be the most realistic and histor correct naval battle ever produced in the world.

Entire Fleet Engaged.

Besides the Merrimac and the Monitor, an entire fleet, fashioned after the war-ships used in the Civil War, will be built to take part in the engagement. Fort Moro, which still stands in the center of the west end of Guild's Lake, will not be utilized in the coming naval engagement of Monday night. About 500 soldiers will take part in the battle. The different military bodies to take part are the Tenth United States Infantry, which is stationed on the Government Peninsula, the Centennihl uGard, and Battery A, of the Oregon National Guards. Oskar Huber presides as Admiral over the naval preparations, and the battle will be produced under his direct supervision. As he occupied the same capacity at the Fall of More, the duel between the Merrimac and the Monitor is assured of a brilliant success.

As far as is known at the present, it is planned to have the Merrimac and the open the battle at precisely 3
Assurances are given that there will be no delay. The Monitor will be sup ported in the battle by the wooden battle-ships, the Congress and the Cumberland. and other warships of the old-fashioned types. The Merrimac and the Monitor will carry heavy cannon, and will fight at

Features of Engagement.

At the opening of the engagement, the Merrimac will direct part of its fire upon the wooden ships, setting the Congress afire, causing it to burn to the water's Both the Merrimac and the Monabout the lake, as will the Congress and the Cumberland. After about 30 minutes of a terrific cannonade, the Merrimac will show signs of distress and start to relast few shots of the Confederate ironclad will be directed at the Cumberland, which will be blown to pieces by the explosion of its magazine. The blowing up of the Cumberland will serve as the climax of the battle.

Oskar Huber, director of works at the Exposition, and Admiral of the Guild's Lake fleets of war craft, is highly elated over the prospects of the coming naval battle. He says he confidently expects that not less than 10,000 people will ness the engagement, and intimates that this is a low estimate. He says that the last battle so greatly pleased the people that the whole of Portland will be at the Exposition Monday night.

EXECUTIVE SESSION

HEALTH BOARD SUPPOSED TO WANT DR. ZAN'S SCALP.

Health Officer Matson Says Uncomplimentary Things of Superintendent Robinson.

A special meeting of the City Board of Health was held last night, at which it was anticipated that there might be further decapitations in connection with va municipal positions, but the body went into executive session without open ly announcing any such action, the Mayor explaining that they wished privately to

consider some expense accounts.
It is believed, however, that City Physician Zan has been marked for disr and that Superintendent Robinson, of the garbage crematory, will also have to go, as Mayor Lane stated that Secretary Mo erson, of the Civil Service Commission, had complained about the City Physician being too busy with private matters to take up the physical examination of eligibles before the commission, thus work ing a hardship on many applicants, while Health Officer Ray Matson also got out his little hammer for Superintendent Rob-inson by accusing him of gazing too fondly upon the flowing bowl. According to Dr. Matson, Robinson has enly been at the crematory about two hours during the past week, most of his time being passed at a saloon in the vicinity of Fifth and

Stark streets. It developed also that ten men were now employed at the crematory where the work was formerly performed by five, and that at least two more laborers will be required to meet the conditions incident the increase of work caused by the ir. Dr. Matson stated that the garbage was piling up at a frightful rate, and pictured conditions as worse than ever

In response to an informal reco tion from the City Council, the Health Board instructed Dr. Matson to have the scavenger wagons separate the ashes and tin cans from the rest of the garbage and dump it in the fills on the East Side hereafter, the idea being to relieve the crematory as much as possible.

The question came up relative to bar-bage wagons perambulating the streets at all hours in a leaky and exposed condition, and it was recommended that pro-

wagons of special design calculated to bviate these difficulties.

In reference to the slough on the East Side that was uncovered by the recent fire and destruction of the elevated roadway, the Mayor said that it ought to be drained, and pointed out that as long ago as August II he had called City ago as Algast it he had called the Engineer Wanzer's attention to the situation, telling him he ought to clean it out, but that Wamzer had neglected to do anything, until finally the fire had occurred and everybody's attention was attracted to the green waters from Hawthorne springs. After the fire Wanzer was alleged to have sent several men there, but the Mayor stated that he had investigated their work and found it of the "punk" order, claiming that the slough had only been lowered eight or nine inches when it should have decreased several feet. The Mayor then went into an explanation of the matter, and displayed such an intimate knowledge of mud and slime, and the methods necessary to drain the slough, that the Health Board recommended the Health Officer to employ three or four men and go ahead and clean it out, together with Sullivan Gulch at the same time, it being suggested also that the railroad company might assist in the latter undertaking Mayor Lane suggested tiling for drain age purposes in preference to the ordin-ary culverts, and his ideas prevailed. It appeared that the slough is fed from

a large spring arising about 100 feet south of Hawthorne avenue near the park, and that it has a flow of fully 250,000 ons a day, according to the Mayor's HIS VIEW IS DIFFERENT

Bonaparte Disagrees With Bennington Court of Inquiry.

WASHINGTON. Aug. 29 .- Secretary Bonaparte has just completed a thorough examination of the record of the proceedings of the court of inquiry in the case of the disastrous boller explosion on the U. S. S. Bennington at San Diego, Cal., July 21 last, and will announce his

action in a day or two.

It is understood that he does not agree with the court in several of its conclusions in the matter of the individual responsibility of various officers and men of the vessel for the conditions which resulted in the explosion.

In accordance with the recommendation of the court, Mr. Bonaparte has decided to convene a court-martial in San Fran cisco for the trial of Ensign Charles T. Wade, who was in charge of the engineering department of the Bennington at the time of the explosion, on the charge of neglect in performance of his duties for having failed to see that the safety valve on boiler B was overhauled at the proper time and kept in good working order, and also for having failed to keep the sentinel valves on the boiler in good

Falling Snag Crushed Skull.

CENTRALIA, Wash., Aug. 29.-Guy Jackson, a Tenino boy, who was hurt in a logging camp last Friday, now stands some chance of living. Jackson had his skull crushed and a triangular piece of the skull was taken out and with it a portion of his brain by Centralia physicians. He is now getting better and hopes are entertained that he may eventually get well.

The boy was giving signals for a donkey engine, when he was struck by a failing snag which had been hit by a tree which the loggers were falling. The injury to his head was practically the only one that he experienced.

Bubonic Plague on Canal Zone.

NEW YORK, Aug. 26.-One case of bubonic plague is officially reported from La Boca, according to a Herald dispatch from Panama. In a building where the victims lived 150 men also were found in the sleeping quarters. Sixty of that number are under observation with slight fever, thought to be malaria. No quarantine has been imposed, but the exposed men are in detention. The physicians in charge do not anticipate a spread of the discase.

Mission Relates to Land Frauds.

OREGONIAN NEWS BUREAU, Washington, Aug. 29-It became known today that W. Scott Smith, private secretary to Secretary Hitchcock, started for Portland last Saturday night on a secre mission. Mr. Smith left without announce ing his destination and officials of the department disclaim knowledge of his ob-ject in going West. It is surmised that Smith's trip to Portland has a bearing on the coming land-fraud trials that will be resumed early next month.

····· ATTENDANCE PASSES MILLION AND A HALF MARK. With over six weeks more to run

Clark Exposition reached the million and a half mark yesterday afte The turnstiles registered 1,500,000 admissions a little before 3 o'clock yes terday afternoon. The total attendance at the Exposition to date is 1,508,179.

Among the officials and those intersted in the Exposition, the consensu of opinion is that the admissions will easily reach a total of 2,000,000 within three weeks. This would take an average of a trifle more than II2.000 admisions daily. The average daily attendance for the next four or five weeks, it is thought, will greatly exceed these figures. It has been predicted by good authorities that the attendance will take a slump during the last few

F. B. Davison, chief of the admisalone department, estimates that the total attendance for the entire Exposi tion will not be less than 2,300,000. If the weather continues to be favorable, he is inclined to believe that the admissions will slightly exceed these fig ures. Mr. Davison is of the opinion that there will be a perceptible d in the attendance during the last two weeks of the Exposition, which he says will be nothing unusual, the same con dition having been experienced by near ly all other world's fairs.

Mr. Davison thinks the people of Portland deserve a great deal of credit for the patronage they have accorded the Exposition. Some persons have been complaining about the Portland people showing a lack of interest in the Fair, but Mr. Davison does not think that this is the case. To substantiate his statements in this respect, he refere to statistics. He says the atten dance at the Lewis and Clark Exposident, considering the population of He says the Portland people have been large attendance is partly due to their

The following is the inbulated list of

THE STREETHER OF MARKET MITTEL	D RECEIVE
a steady increase in the admiresions:	
June 1 to 7, inclusive	90.275
June S to 14, inclusive	100,724
June 15 to 21, inclusive	98,842
June 22 to 28, inclusive	89,916
June 29 to July 5, inclusive	141,415
July 6 to 12, inclusive	\$11,534
July 18 to 19, inclusive	113,737
July 20 to 26, inclusive	131,984
July 27 to August 2, inclusive	126,223
August 3 to 9, inclusive	117,993
August 10 to 16, inclusive	123,237
August 17 to 23, inclusive	125,436
August 24	27,438
August 25	18,726
August 26	21,105
August 27	12,782
August 28	39,027
August 29	18,095

Petition to Remove Attorney and Administrator.

HEARING OF CASE BEGINS

Brother of Man Killed by Street-Car Dissatisfied With Portion He Obtained in Compromise With the Corporation.

Hearing of the petitions of Endre M. Cederbergh, the Swedish and Norwegian Vice-Consul, and Axel Herman Johnsson, brother of Rudolph Johnsson, who was killed in a street-car accident near Montavilla Pebruary 6, for the removal of R. O. Scott as administrator and H. H. Rid-O. Scott as administrator and H. H. Rid-dell as attorney for the dead man's esate, was begun yesterday afternoon in Judge Webster's court, and will be re-sumed at 11 o'clock this morning.

While the developments in the course of proceedings indicated that lax methods had been pursued relative to the allowance of fees without an order of the Probate Court in favor of Richard W. After this trust deed had been made Ruffin, of South Bend. Wash., for his and the property conveyed to W. M.

that he would set aside any such order. "Whether I shall ratify anything re-mains to be seen," were the significant terms he employed.

The proceedings this morning are ex-

pected to be of a sensational character OUST LADD IS PETITION

Continued from First Page. s trust deed to W. M. Ladd, which was also signed by his wife, Cordella Johnson. The petition filed yesterday in the County Court sets forth that real estate to the value of \$384,250 and 270 shares of stock of the Union Meat Company, appraised at \$37,850, the total value of the property being \$422,100, was deeded to Mr. Ladd the desire of Mr. Johnson being to make provision for the payment of his indebtedness, one item of which was the \$189,128 due Ladd & Tilton. This deed gave Mr. Ladd the power to sell and incumber the property, upon the trust only that he should apply the net proceeds to liquidat. ing Johnson's indebtedness. The residue of the property, after the payment of the debts, was to be returned to Johnson or his beirs. In the trust deed Mr. John-

son declared: "The conveyances have been made, and this declaration of trust is made and delivered to said William M. Ladd, in full onfidence of his ability and integrity, and with the express desire to avoid proceedings by foreclosure or otherwise,

Mr. Ladd was to get "the customary or usual compensation to be allowed said trustee for his services performed."

EXTRACTS FROM THE TRUST DEED PROVISIONS OF WHICH W. M. LADD IS CHARGED WITH FAILING TO FULFILL.

Whereas, A. H. Johnson, of Portland, Oregon, is indebted to various crediters in the sum of \$240,000, more or less, of which indebtedness the sum of \$180,000, more or less, is due to Ladd & Tilton, bankers, Portland, Oregon; and, whereas, the said A. H. Johnson is in a state of mortal illness and desires as far as possible to make provision for the payment of said indebtedone out of his assets, and to that end has especially requested W. M. Ladd, of the firm of Ladd-& Tilton, to act as his trustee in said behalf and has by deed executed the 21st day of January, 1894, and bearing said date, conveyed to the said William M. Ladd the following described real estate: (Then following a description of the real estate referred to and described in the deed of conveyance from Johnson and wife to Ladd); and, whereas, to the end aforesaid, the said A. H. Johnson has also, by a certain instrument, executed on said 25th day of January, 1894, and bearing said date, conveyed to said William M. Ladd 270 shares of the capital stock of the Union Meat Company, a cor poration of the State of Oregon: Now, therefore, this declaration of trust witnesseth: That the said William M. Ladd is fully empowered in all things to manage, incumber, sell and dispose of said property, or any portion thereof, according to his hest and sole judgment, as fully and freely as if he were the owner thereof, upon the trust only that he shall apply the net proceeds of mid sales and incumbrances to the reduction of the lawful indebtedness against said A. H. Johnson, and with power to sell and convey to any creditor, including said Ladd & Tilton, such portion of said property as he may see fit to convey, in liquidation of such creditor's debt, including the debt to Ladd & Tilton, or any portion thereof, as he may see fit. The conveyances have been made, and this declaration of trust is made and delivered to said William M. Ladd in full confidence in his ability and integrity, and with the express desire to avoid proceedings by foreclosure or otherwise, in the courts; and it is expressly insended, not as a mortgage, but as a conveyance in trust, with full power to sell and incumber, and with as full power to sell and incumber to the five of Ladd & Tilton, of which said trustee is a member, as to any other person whatever. And it is expressly understood that any person who may purchase the aforesald property, or any part thereof, from said William M. Ladd, having knowledge or notice of this trust, shall not be required to see to the application of the proceeds of such sales; and it is further expressly understood that the acceptance of this trust by the said William M. Ladd shall in no respect prejudice the firm of Ladd & Tilton in respect to any Salm of any nature whatever, or any rights and remedies at law or inequity by reason thereof. The overplus or residue of sold properly or the proceeds thereof, after all the just debts of said A. H. Johnson shall have been paid, shall be reconveyed or returned to said A. H. Johnson, his beirs, executors, or assigns, the customary or usual compensation to be allowed said trustee for his services performed herein in witness whereof the said A. H. Johnson and Cordella Johnson, his wife, have hereunto set their hands and seals this 25th day of January, 1894.

services as a sort of agent in settlement Ladd, the petitioners state that there of the suit that had been brought against the Consolidated Railroad Company, there was nothing in the evidence adduced to live the death of Mr. Johnson, his wife. ndicate that any looting of the estate had taken place, or to justify extravagant expressions concerning the acts of either Administrator Scott, Attorney Riddell or Court Clerk Jay Upton, who was ac-cused of having "stood in" on the deal to have Scott appointed administrator and Riddell attorney for the estate.

A great deal of extemporaneous matter considered by the court, more for plain his position in the premises than anything else, as Judge Webster anoutling else, as Judge Webster ancognizance of any proceeding that did not relate to the administration of the estate, intimating that while the dead man's heirs might enter into as many agreements as they saw fit in connection with the payment of fees for securing compromise of litigation with the rail way company and for other purpo would hold the administrator of tate to a strict accounting of all money

Contracts With Attorneys.

It appeared from the testimony taken that young Johnson came out here from Wisconsin soon after his brother's death and made various contracts with Ruffin and Attorney Riddell about bringing damage suit against the corporation, it being finally arranged that Ruffin should by per cent of the amount received from that source, he in turn, dividing his share of the proceeds with Riddeli. It appears that Claims Agent Elmer E. Mallory, of the railway company, after

ascertaining that the court had appointed Scott as administrator and Riddell attorney for the estate, entered into nego tiations for a settlement, pending which Ruffin appeared with a contract signed by young Johnson, who also held a power of attorney from his father in Sweden, authorizing him to take one-half of whatever he could get by a compromise. As Riddell's contract called for a similar division of the proceeds of this suit, it was finally agreed that Riddell and Ruffin should pool their tasues and each take an equal amount of the 50 per cent fee, whereupon Mallory paid over the \$2500 agreed upon, and of this sum \$750 was

On the witness stand young Johnso developed quite a tendency to understand English and speak it fluently when his interests required it, and to become sudlenly oblivious to its meaning when hings went the other way. He was certainly a good witness for himself, but it questionable whether the court will much attention to his plea that he did not know what he was doing when signed the three agreements with fin, besides various other papers and

Judge Webster's Statement.

Judge Webster stated from the bench that he never knew anything about the settlement with the street railway com pany until the present proceeding was instituted. He admitted that the testiony had taken a wide latitude, and said that testimony heretofore introduced in the case had shown that Ruffin had been instrumental in overreaching the estate in a most reprehensible way, while let-ters of record indicated that a man named Erickson was a sort of runner for Ruffin, with the evident purpose of get ting the young man in the latter's con

The Judge stated further that Ruffin had called upon him Monday and wanted to explain matters, but he declined to cept any statement from him unless in en court. He said also that the contract upon the 50 per cent basis was predicated upon the theory that there would be some difficulty in getting the money out of the Consolidated Railroad

Upon the death of Mr. Johnson, his wife Cordelia Johnson, was appointed to administer the estate, and, upon her death, she was succeeded by W. M. Ladd on September 9, 1898, The petitioners make the direct charge

that Mr. Ladd has violated the conditions of the trust deed. The statement is made that he has entirely failed to provide for the payment of the indebtedness-against Mr. Johnson from the trust property deeded to him. The accusation is also made that he has allowed all of the indebtedness, amounting to \$265,600.01 (including the Ladd & Tilton claim) to be filed and established as legal claims against the residue of the estate, not in cluded in the trust deed. It is alleged that Mr. Ladd, in his dual capacity as trustee and administrator, has been acting specially in the interests of himself and the firm of Ladd & Tilton, which firm the petitioners describe as being engaged in a general banking business "chiefly in loaning money at the highest rate of interest permitted by law."

The petitioners also declare that Mr Ladd did not include in the inventory of the estate any of the trust property, but on the other hand claims to be the absolute owner of all the real property conveyed to him thereby. It is urged that more than II years have passed since the property was conveyed to him, and that he has failed to perform the conditions imposed upon him in the trust deed, that the indebtedness still remains against the estate, with the exception of a small portion thereof, which was paid under execution sale and at a great sacrifice of realty not included in the trust property. The charge is also made that the administrator is purposely prolonging his adminis-tration of the estate in the interest of simself and his banking firm

Say Estate Has Dwindled.

That the administrator has neglected and mismanaged the estate so that it has greatly diminished in value, is another His inventory on September 2, showing property to the value \$119.414, while on March 21, 1905, his sixth report shows the amount due the estate at \$94,948. It is set forth that he has jucted valuable farms in Washington practical farmer much profit might have accrued to the estate. The petitioners make this statement: "That unless the inistrator is removed and some competent, trustworthy person appointed in his stead to settle up the affairs of the estate, the indebtedness and accruing in terest therein, coupled with the manipu lation, neglect and mismanagement of the administrator will soon entirely absorb whatever remains of the estate, including property conveyed to William M

The petitioners state that the valuable steedville farm, in Washington County, Reedville farm, in Washington County, has been operated at a loss of \$0000, when if properly managed it is capable of pro-ducing large profits. It is also asserted that Mr. Ladd received as a part of the assets of the estate a City of Portland warrant for 200, which warrant was appraised in the inventory as of no value. It is alleged that this warrant was later sold for \$200, which was credited to the administrator's account and deducted from the halance chargeable against him as administrator. It is also stated that he neglected to include in his inventory accounts due the estate amounting to

Oregon Should Advertise Her Resources.

FOLLOW EXPOSITION

Railroad Men and Business Men Agree That No Cessation in Publicity of Resources Should Be Permitted.

When the people of Portland and of Oregon conceived the idea of celebrating the anniversary of the explorations of Captains Lewis and Clark it was with the purpose in view of exploiting the Oregon ountry. That this has been well and effectively done at the Exposition all are satisfied, although with its attendant responsibilities and absorbing duties devolv-ing upon every class of citizenship, it is felt generally that Oregon has made a great success of the first steps in attract ing interest of the country, and already the methods to be pursued in what ad-vertisers call "follow-up work" is being

Railroads Are Advertising.

Passenger departments of the railroads always foremost in exploitation work, are awake to the necessities of the future and planning how they will take advantage of the awakened interest in Oregon. Com-mercial boules are harmoniously joined on this proposition, and all stand ready to do their share in assisting people of the different sections to reap the harvest, the seed for which has been sown in the lib-ral spirit in which exhibits have been provided and maintained, and persons familiar with the different districts sta-tioned at the Exposition to disseminate information to visitors.

The ratiroads have done an enormo

unt of the best kind of exploitation the special rates granted visitors de siring to make trips to interior points and permitting stopovers at all points on the lines of passengers holding round-trip tickets. Thousands of stopover checks have been issued on both the O. R. & N. and Southern Pacific lines, and the privi lege of stopping off to view the country has been advertised liberally, both by and on the trains to induce the largest possible number to embrace

Exploitation of Oregon.

President W. D. Wheelwright, of the Chamber of Commerce; President H. M. Cake, of the Portland Commercial Club, and officers of the other commercial bodies of Portland, have given much of their time to discharge of the social obligations that devolved upon the Portland public, for which Portland business men and citizens have contributed very large sums, all of which has redounded to the credit of Oregon and exploitation of the commonwealth, Tom Richardson, manager of the Commercial Club, and secre-tary of the Oregon Development League. in response to a question as to what will be done following the Exposition and during the remaining weeks, declared that plans are already being formulated that will fully demonstrate that Oregon people propose to follow up the exploitation of the Fair by securing results of material character that are bound to result. Mr. ichardson said:

"It is not easy for persons who have not been in touch with the situation in Portland during the Fair to comprehend how much has come up to occupy the at-tention of our people in serving the in-terests of Oregon. I observed that R. T. eres, of Toledo, makes some pertinent Oregonian. He makes them in that broad and wholesome spirit of public interest that is gratifying, and which is to be with in making the most of the developments growing out of what has been done in the way of exhibiting our resources. He says: "Excursion trains should be run out of Portland every day

to some portion of Oregon.' Business Interests to Co-Operate.

"This is true, and the business inter ests of Portland would be glad to co-op-erate with the people of the communities through which such trains would run in helping in every way to make these trip a success, but the failure of one or two of these excursions through lack of proper advance work and thorough co-op-tion on the part of the communities terested, as well as the railroads backet by the business interests here, would re suit in discouragement and not only los money for the railroads, but dishearten the active business men interested in making such an attempt.

"Thousands of people who have visited the Exposition will return to make their homes in Oregon and other portions of the Pacific Northwest. A talk to the active men who have charge of the county exhibits of Oregon would amaze anyone as to the interest that has been manifested. I know personally a great many men who are coming out in and I am glad to among those who have talked to me many more will locate in other portions of Oregon than are planning to

Liberal Discussion Beneficial.

"Liberal, fair-minded discussion like that of Mr. Jones will certainly bring good results. Portland business men are eifish like those of other cities, and they would be very unwise if they were to urge people to locate here rather than in other points of the state. They have, of course, had-financial ob-

ligations as well as those of a social character. As near as I can estimate, \$135,600 has been raised for the entertainment and proper handling of conven-tions alone. Vast sums of Portland money were put into different features of the Exposition, and a great amount of money invested in hotels and rooming-houses, all of which is exploitation of

Oregon in a very strong sense.
"Some idea of the great work that has been accomplished here and which must not be forgotten, can be had by consider ing the distribution of literature. The commercial bodies, the Exposition man agement and the citizens have sent out millions of pieces of printed matter, and all of it has been devoted to Oregon. I am informed that in excess of four millions of postal souvenirs have been dis-tributed. I would not attempt to make an estimate as to the extra copies of The Oregonian that have been mailed out by visitors, but I know it is very large.
"The next few years which follow the Exposition will show that we have sown but the pivotal point is that we should work now and not delay in doing what we can to distribute people over this state."

Cholera Spreads in Manila.

MANILA, Aug., 29.-The cholera epidemic has taken an unfavorable turn. Since 8 o'clock this morning until 6 this evening there have been 11 new cases reported among the natives. The total number of cases treated since the oubreak has been 40, with deaths numbering 25

Investigates Asphalt Case. CARACAS, Aug. 29.—Ex-Judge W. Calhoun, of Chicago, special commis-

sioner of the United States to Venezuela. oncerning whose mission contradictory tatements have been made, said to the

Associated Press today: "I am still engaged in investigating the proceedings taken by the Venezuelan government against the New York & Beridez Aspnalt Company. It is possible shall not inquire into any other case, and certainly I shall not investigate the in-ternal condition of the country."

THE DAY'S DEATH RECORD

Samuel A. McLean, Jr

CHICAGO, Aug. 29.—Samuel A. Mc-Lean, Jr., president of the National Packing Company, died suddenly here He was stricken during the with acute indigestion, coupled with heart disease.

Samuel S. Johnson, Minneapolis BERKELEY, Cal., Aug. 29.-Samuel Johnson, a millionaire lumber man of Minneapolis, is dead here from Bright's disease, despite the efforts of specialists brought from New York, Chicago arajhia home city. The deceased was born in Canada in 1857.

Child of the White House.

WASHINGTON, Aug. 28.-Mrs. Ca Emily Donelson Wilcox, said to have the first child born in the White Hos the grand niece of Andrew Jackson and descendant of John Donelson, the plot of Tennessee, is dead here, aged 75 years. Her husband, John A. Wilcox, was at one time a Representative from Tennessee and also represented Texas in the Conjet-

Head of Pioneer New York Firn. NEW YORK, Aug. 29.-Theodore Wa lace Todd, for more than 50 years had of what is said to be the oldest business establishment in New York City, del yesterday. He was 80 years of age at the firm of which he was the head up he retired five years ago was establish prior to 1750. Mr. Todd belonged to of the oldest New York families. His p ple have been prominent in and business and religious life of the city for two centuries. Among his apcity for two centuries. Among his merous surviving relatives many w

Call for Bank Statement. WASHINGTON, Aug. 29,-The Control ler of the Currency today issued a call for the condition of National Banks at the close on August 25, 1995.

ROUND TRIP TO ASTORIA

Swift excursion steamer Telegraph of Swirt excursion steamer Telegraph de-parts from Alder-street dock daily (ex-cept Friday), 7:30 A. M., returning from Astoria 2 P. M., arrive Portland 8:30 P. M. Sundays from Portland 8 A. M., arriving Portland 9 P. M.

"The best pill I ever used," is the frequent remark of purchasers of Carter's Little Little Litter Pills, When you try them you will say the same.

Burnett's Extract of Vanilla In the standard everywhere. Sold by best grocers.

RATIONAL TREATMENT Stomach Diseases

MEANE : Discard Injurious Drugs

A Harmless Powerful Germicide

Endorsed by Leading Physicians. Send twenty-five cents to pay postage on Free Trial Bottle. Sold by leading druggists. NOT GENUINE WITHOUT MY SIGNATURE:

Prof. Charles tour chands 82M PRINCE ST., NEW YORK. WHITE FOR FREE BOOKLET ON RATIONAL TREATME

There are ginger worms and red-pepper bugs-queer boarders-that have to be looked for, not in Schilling's Best, but in making it. There are eggs of these queer boarders, too small to be killed by grinding, Don't keep spices warm, or they'll hatch.



travelers, and a cool, strength-ening refreshment is needed.

Hunter Whiskey

revives and restores, while its famous quality is delightful and

BABY'S HEAD ONE SOLID SOR

Little One's Terrible Suffering a Sleepless Nights of Mother-Sk Now Fair as Lily with No Scar Recall Awful Sore,

WRITES MOTHER IN THANKS TO CUTICUR

"I herewith write out in full the b ginning and end of that terrible disea ginning and end of that terrible diseal eczema," says Mrs. Wm. Ryer, E. River, Minn., "which caused my bal untold suffering and myself mar sleepless nights. My babe was bor seemingly a fair, healthy child, by when she was three weeks old a swelling appeared on the back of her head and in course of time broke. It dinot heal but grew worse, and the sor spread from the size of a dime to the of a dollar. I used all kinds of remedies that I could think of, but nothin seemed to help; in fact, it grew worse Her hair fell out where the sore was and I feared it would never grow again. and I feared it would never grow again It continued until my aged father cam on a visit, and when he saw the bai-he told me to get Cuticura Soap an Ointment right away.

"To please him I did so, and to m surprise by their use the sore began t heal over, the hair grew over it, an to-day she has a nice head of hair, he skn is as fair as a lily, and she has n scar left to recall that awful sore, and it is over eight months and no sign o its returning.

CURE PERMANENT

"Your letter of the 19th inst. re-ceived, asking in regard to the cure of my haby some six years ago. Well the disease has never returned to he head, which at that time was a soli sore on top and down the back."
Mss. Wm. Ryer, Elk River, Mina Feb. 25, 1903.

Complex Lifernal and Internal Treatment for every Humor, from Pfupples to Servicule, from Infancy to Agr. Consisting of Culturns Seap, Mc., Olimment, Mc., Heedwork, Jic., (In ferm of Chaerolate Coated Pills, Br., Heedwork, Jic., and the Coated Pills, Br., and the coated the most discreteling cases, when all other remodels and even the best physicians at II. Potter Drug a Chem. Derp., Seie Props., Boston.

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soothing their nourishing, strengthening and invigorating effects upon the nervous em and not and weakening the nerves as would be the case These drugs were used. For this reason Dr. Miles'

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